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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

• Valuation of Security

1 Assumption of Executory Contract or Unexpired Lease 0 Lien Avoidance

Last revised: November 14, 2023

# **UNITED STATES BANKRUPTCY COURT**

			DISTRICT OF N District of N			
In Re:	Mariah D. Hernar	ndez		Case No.:		24-14880
		5	) = l+ + = =/ = \	Judge:		Andrew B. Altenburg, Jr,
		L	Debtor(s)			
		CH	IAPTER 13 PLAN	AND MOTIONS		
■ Origina	1		/lodified/Notice Re	equired	Date:	May 13, 2024
☐ Motions			☐ Modified/No Notice Required			
			BTOR HAS FILED ER 13 OF THE B			
		YO	UR RIGHTS WIL	L BE AFFECTED	ı	
hearing on You should of this Plar may be aff become bit before the further noti modificatio avoid or m based on v	the Plan proposed read these paper or any motion incepted by this plan. Inding, and included deadline stated in the ce. See Bankrupton may take place sodify the lien. The	d by the Debtor. is carefully and of cluded in it must. Your claim may d motions may be the Notice. The cy Rule 3015. If the solely within the debtor need not ral or to reduce the careful of the solely within the debtor need not ral or to reduce the solely within the debtor need not ral or to reduce the solely within the debtor need not ral or to reduce the solely within the solely within the debtor need not rall or to reduce the solely within the solely wit	This document is discuss them with file a written object be reduced, module granted without Court may confirm his plan includes Chapter 13 confirm file a separate methe interest rate. A	the actual Plan proportion within the time ified, or eliminated further notice or landing the motions to avoid compation process. Totion or adversary an affected lien crease.	roposed I yone who he frame d. This P hearing, he are no to or modify he plan of proceed editor wh	ns the date of the confirmation by the Debtor to adjust debts. In wishes to oppose any provision stated in the Notice. Your rights and may be confirmed and unless written objection is filed timely filed objections, without a lien, the lien avoidance or confirmation order alone will ling to avoid or modify a lien o wishes to contest said a same.
whether t		each of the foll	lowing items. If a	n item is checke		ox on each line to state bes Not" or if both boxes are
oriconed,	alo provision wii	. Se menecuve	n set out later III	are plant		
THIS PLAN	٧:					
	■ DOES NOT CO TH IN PART 10.	NTAIN NON-ST	ANDARD PROVIS	SIONS. NON-STA	NDARD	PROVISIONS MUST ALSO BE
COLLATE	■ DOES NOT LIN RAL, WHICH MAY R. SEE MOTIONS	Y RESULT IN A	PARTIAL PAYME	NT OR NO PAYN	/IENT AT	ALL TO THE SECURED
	DOES NOT AVO					HASE-MONEY SECURITY 7b/ □ 7c
Initial Deh	tor(s)' Attorney	/s/ SW	Initial Debtor	/s/ MDH	Initia	I Co-Debtor

Part 1: Payment and Length of Plan

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a.	The debtor shall pay to the Chapter 13 Trustee \$783.00 monthly for 36 months starting on the first of the month following the filing of the petition. (If tier payments are proposed): and then \$ per month						
b.	for months; \$ per month for months, for a total of <u>36</u> months.  The debtor shall make plan payments to the Trustee from the following sources:						
c.		Use of real property to satisfy plan obligations:					
	_	Sale of real property Description: Proposed date for com	npletion:				
		Refinance of real proposed date for com					
		Loan modification with Description: Proposed date for com	respect to mortgage encumbering prope	rty:			
d.		The regular monthly m modification. See also	ortgage payment will continue pending the Part 4.	ne sale, refinance or loan			
	☐ If a Creditor filed a claim for arrearages, the arrearages ☐ will / ☐ will not be paid by the Chapter 13 Trustee pending an Order approving sale, refinance, or loan modification of the real property.						
e.	For debtors filing joint petition:  Debtors propose to have the within Chapter 13 Case jointly administered. If any party objects to joint administration, an objection to confirmation must be timely filed. The objecting party must appear at confirmation to prosecute their objection.						
	Initial [	Debtor:	Initial Co-Debtor:				
Part 2: Adeq	uate Pro	tection	X NONE				
			be made in the amount of \$ to be pail Adequate protection payments to be comi				
		rotection payments will bonfirmation to: (cre-		d directly by the debtor(s)			
Part 3: Priori	ty Claim	s (Including Administr	ative Expenses)				
a. Name of Cred		wed priority claims will b	be paid in full unless the creditor agrees o	therwise:  Amount to be Paid			
		NG TRUSTEE	Type of Priority ADMINISTRATIVE	AS ALLOWED BY STATUTE			
ATTORNEY F	_		ADMINISTRATIVE	BALANCE DUE: \$3,788.00			
DOMESTIC SUPPORT OBLIGATION  -NON -NON							
Internal Reven			Taxes and certain other debts	0.00			
Office Of Attor	ney Gene	eral	Taxes and certain other debts	0.00			
State Of New J	ersey		Taxes and certain other debts	0.00			
b.	Domes Check		assigned or owed to a governmental unit	and paid less than full amount:			

■ None

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☐ The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim pursuant to 11 U.S.C.1322(a)(4):

Name of Creditor Type of Priority Claim Amount Amount to be Paid

# Part 4: Secured Claims

Name of Creditor

Name of Creditor

# a. Curing Default and Maintaining Payments on Principal Residence: ■ NONE

The Debtor will pay to the Trustee allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor monthly obligations due after the bankruptcy filing as follows:

Collateral or Type of Debt
(identify property and add street address, if applicable)

Interest Amount to be Regular Monthly Rate on Paid to Creditor Payment Direct by Trustee to Creditor

# b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: ■ NONE

The Debtor will pay to the Trustee allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor monthly obligations due after the bankruptcy filing as follows:

Collateral or Type of Debt
(identify property and add street address, if Rate on Paid to Creditor Payment Direct
Name of Creditor Arrearage Arrearage by Trustee to Creditor

## c. Secured claims to be paid in full through the plan which are excluded from 11 U.S.C. 506: ■ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

Collateral
(identify property and add Total to be Paid Including Interest street address, if Amount Calculation by Trustee applicable)

Interest Rate of Claim

## d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments ■ NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

# NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Collateral Value of Total (identify property Total Creditor Annual Amount to and add street Scheduled Collateral Superior Interest in Interest be Paid by address. if Name of Creditor Debt Value Liens Collateral Rate Trustee applicable)

-NONE-

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2.) Where the Debtor retains collateral and completes all Plan payments,	payment of the full amount of
the allowed secured claim shall discharge the corresponding lien.	

e	Surren	der	NONE

Upon confirmation, the automatic stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 shall be terminated in all respects. The Debtor surrenders the following collateral:

Name of Creditor	Collateral to be Surrendered		Remaining Unsecured	
	(identify property and add street address, if	Collateral	Debt	
	applicable)			

#### f. Secured Claims Unaffected by the Plan ■ NONE

The following secured claims are unaffected by the Plan:

	Collateral (identify property and add street address, if
Name of Creditor	applicable)

#### Secured Claims to be Paid in Full Through the Plan: ■ NONE g.

Name of Creditor	Collateral (identify property and add street address, if applicable)	Amount	Interest Rate	Total Amount to be Paid through the plan by Trustee
Part 5: Unsecured Claims	NONE			

- Not separately classified allowed non-priority unsecured claims shall be paid: a.
  - Not less than \$\_\_\_\_ to be distributed pro rata
  - Not less than percent
  - Pro Rata distribution from any remaining funds
- Separately classified unsecured claims shall be treated as follows: b.

Name of Creditor	Basis for Separate Classification	Treatment	Amount to be Paid by
			Trustee

## Part 6: Executory Contracts and Unexpired Leases

**NONE** 

(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)

All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:

Name of	Arrears to be Cured	Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment
Creditor	and paid by Trustee			to be Paid Directly to
				Creditor by Debtor

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Arrears to be Cured Name of Nature of Contract or Lease Treatment by Debtor Post-Petition Payment Creditor and paid by Trustee

to be Paid Directly to Creditor by Debtor

Debtor to cure arrears in the amount of \$20,238.66 in the

Arrearage: \$20,239.00. Chapter 13 plan. 36-month cure. Residential lease to be

562.19 East Park per month through the assumed. Monthly 20,239.00 **Apartments** 

plan. payments: \$1,092.00

# Part 7: Motions

X NONE

NOTE: All plans containing motions must be served on all affected lienholders, together with local form, Notice of

Chapter 13 Plan Transmittal, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Certification of Service, Notice of Chapter 13 Plan Transmittal, and valuation must be filed with the Clerk of Court when the plan and transmittal notice are served

#### a. Motion to Avoid Liens under 11 U.S.C. Section 522(f). ■ NONE

The Debtor moves to avoid the following liens that impair exemptions:

Nature of Collateral (identify

Sum of All property and Amount of Other Liens

Amount of add street Against the Name of Amount of Value of Claimed Lien to be address. if Creditor Type of Lien Lien Collateral Exemption **Property** Avoided applicable)

#### Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured. ■ NONE b.

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Value of Collateral (identify Total Total Amount property and add Creditor's Name of Scheduled Collateral of Lien to be street address if Interest in Creditor Debt Value Superior Liens Reclassified applicable) Collateral

#### Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially C. Unsecured. ■ NONE

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Collateral (identify Total Amount to be property and add Amount to be Deemed Name of Scheduled Collateral Reclassified as street address if Creditor Debt Value Secured Unsecured applicable)

Where the Debtor retains collateral, upon completion of the Plan and issuance of the Discharge, affected d. Debtor may take all steps necessary to remove of record any lien or portion of any lien discharged.

### Part 8: Other Plan Provisions

	Case 2	24-14880-ABA	Doc 11		Entered 06/03 Page 6 of 7	/24 20:21:48	Desc Main
	a.	Vesting of Prop	erty of the	Estate			
	□ ■	Upon Confirmati Upon Discharge					
	b.	Payment Notice	es				
Debtor		ors and Lessors pr standing the autor		n Parts 4, 6 or 7 ma	y continue to mail cu	stomary notices	or coupons to the
	c.	Order of Distrib	oution				
	The Tr	ustee shall pay all	lowed claims	s in the following or	der:		
			ninistrative (	Trustee Fees, upon Claims	receipt of funds	_	
		4) Lease Arro				-	
		6) General U	nsecured Cl	aims		-	
	d.	Post-Petition C	laims				
Part 9	: Modifications with the control of	ation of a plan doe h D.N.J. LBR 301	ONE es not requir 5-2.	re that a separate m	otion be filed. A mod	·	e served in
Evalo		f Plan being modif		dı			
Ехріа	in below	why the plan is be	eing modille	eu.			
Are S	chedules	s I and J being file	d simultaned	ously with this Modi	fied Plan?	□ Yes	□ No
Part 1	Non-S ■ NOI □ Exp	itandard Provision NE Ilain here:	s Requiring	natures Required Separate Signature elsewhere in this pl			
Signa	tures						
The De	ebtor(s) a	and the attorney fo	or the Debto	or(s), if any, must sig	gn this Plan.		
	e wording				nted by an attorney, lan are identical to <i>L</i>		
I certify	y under p	penalty of perjury	that the abo	ve is true.			
Date:	June 3	3, 2024		/s/ Mai	iah D. Hernandez		

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Date:		Mariah D. Hernandez Debtor
		Joint Debtor
Date	June 3, 2024	/s/ Seymour Wasserstrum, Esquire
		Seymour Wasserstrum, Esquire
		Attorney for the Debtor(s)